six months, three months, in advance, 3 00

VOL. 24.

WILMINGTON, N. C., FRIDAY MORNING, OCTOBER 23, 1868.

HENRY BURKHEIMER. WHOLESALE and Retail

one month,

Denler in SNUFF and OIGARS. WILMINGTON, N. C.

filled with dispatch.

BORROWED -- NOT RETURNED.

ON SUNDAY MOENING, THE 6rm OF FEPtember, a young man calling himself Charles Robinson borrowed from me a BAY-ROAN MARE ra ser dark colored, long mane and tail, marked the thigh. The Mare has not been returned.

There were the transport

AS A REPEATER.

TWENTY SHOTS A MINUTE

DEING A PRIVATE INSTRUCTOR FOR married persons or those about to be mar- force for thirty days. ned, both male and female, in everything conoff gring, including all the new discoveries never for given in the English language, by WM or the general reader, and is illustrated with numercus Engravings. All young married people, sequainted with; still it is a book that must he locked up and not lie about the house. It will AS AFFLICTED AND UNFORTUNATE. - No samer what may be your disesse, before you ston, Wake or Chatham. have conself under the care of any one of the of clous QUACES-native and foreign-who ad-Dr Young's Book and read it carefully. It will Fr. Young can be consulted on any of the dis- be less than three thousand dollars. as described in his publications, at his office No. 416 Spruce street, above Fourth, Philadel-

NOTICE.

HAVING RESUMED THE TIMBER INSPECT-ING BUSINESS, I would be glad to work free of commissions for all who may favor me PRODUCE will receive prompt personal attention W. M. MONROE. Wilmington, N. C., Sept. 4th, 1863.

people will be made to feel keenly the by a horse kicking her yesterday. change in our Court system under the Radical regime. We are assured that the county of Wake will not have to pay less properly effected.—Raleigh Sentinel.

Condemned.—A negro man calling himself Robert Williams was tried and convicted upon the charge of stealing the horse of Mrs. T. G. Whitaker, of this county, and a mule whose owner we do to ten years imprisonment in the Peniten- gether. tiary. He is to be confined in the county receive convicts.—Raleigh Sentinel.

from a reliable source that on Sunday evening last, a negro boy found and dug him." No surther words passed between ern States to manage their local affairs acup seven muskets buried in a field adjacent them, and Eyan went to the door, where cording to their own liking. It will enato Goldsboro', and which is now worked he was seen bending down, as if in the act ble us to curtail expenses in every departby a negro named Joe Blackman. Goldsboro' Messenger.

quantity, can make his possessions profitaing location and particulars generally.

son, lately elected Sheriff of Craven county, ston. seized the race horse "Deceiver," a very The prisoner had no counsel and the valuable animal belonging to George Ever- Court assigned to his defence Messrs. son, Esq., for, as charged, the breaking of Moore and Gregory. Mr. F. B. Satterthlicense tax. Mr. Everson soon procured the proper papers and demanded his animal from the Sharing 18 and after a charge from the ple of small means will find that there is the horse was not in possession of the live colored men, returned in a few min-Sheriff at the time. He subsequently utes, with a verdict of Guilty, whereupon abundant, if their coffers were full of gold, learned that Dennison had let out the horse judgment was prayed and the prisoner then they might with propriety seek a on his private account for the sum of \$3. _ was sentenced to be hanged on the 6th country free from the present agitations

sued out against him by Mr. Everson, on the charge of illegally detaining his animal and for damaging the same. He gave bail in the sum of \$300 for his appearance at the next term of the Superior Court to the next term of the Superior Court to the charge of illegally detaining his animal and for damaging the same. He gave bail the next term of the Superior Court to the next term of the Superior Court to the next term of the Superior Court to the subscribed, with the Heuse of Bishops concurs and the sum of ten per cent. on the amount of call sank Note Company of New 1018.

Such is another directle effect of Southern Oregon that and the sum of ten per cent. on the amount of call sank Note Company of New 1018.

The sum of sand dollars sanh have been subscribed, and the sum of ten per cent. on the amount of capt. Wend in the following the same. He gave bail in the Superior Court to the information of the sum of ten per cent. on the amount of the sum of ten per cent. On the amount of the sum of ten per cent. On the sum of the sum of ten per cent. On the s the next term of the Superior Court, to answer these charges.

Newbern Jour. of Com. Polk county says: "Let me assure you that | York Democracy: a change is going on here, the people are beginning to open their eyes to the deconfident from the signs of the times that equivalent to disbanding our forces. Durham will be elected to Congress from this District by at least 1,000 majority.

Raleigh Sentinel. ROBBERY.-We learn that Mr. Henry

aidest Tobacco House in Wilmington, Austin, of Johnston county, who resides near Clayton, was robbed of about three The Financial Issue-Governor Seymour. hundred and fifty dollars, mostly specie, on Tuesday night, by a gang of armed robbers. The robbers were disguised and province to teach other minds, what are

men, or white and black men. How They are Taught .- A negro sol- to look back and see how the financial disdier, standing near the Postoffice yester- cussions have flowed in the channel marked day, was heard to remark that he "would out by Governor Seymour before the openshoot any d-d white man that dared call him a 'negro soldier,'" and that his Gen- he charged the Republican party with eral had so instructed the troops under his enormous extravagance, especially in ex-

use of pure English among us "poor parties put a different financial issue in What next?

MICA OR ISINGLASS.—In various parts of controversy has followed the direction so the State mines of Mica or Isinglass have All the most notable efforts of the finanbeen found. Few persons know their cial critics, every document or speech J. H. P. on the shoulder, with another brand on value, and bence are liable to be imposed which has widely commanded public upon by purchasers who know their value attention, has related to the extravat naward of twenty-five dillars (\$25) will be better. To prevent this and to enable our gance question and not to the green-Craven, at Trinity College, N. C., who has the question of receipts and expenses, and of property, desired all persons in the State having property of this kind, would corlarly in the wake of Governor Seymour, respond with him, and that he would be discussing, with various and conflicting ready to give them such advice as would views, the question started by him in April, better enable them to sell to advantage. - which has eclipsed the greenback question The proposition is made by him without made so prominent in the two political FIRING TWO SHOTS A SECOND, the prospect of any pecuniary interest to platforms. himself. - Raleigh Sentinel.

disposition of the garrison (40th Infantry) platforms. As an issue between the polit-THESE powerful, accurate, and wonder- now stationed at Goldsboro', has been direc- ical parties, the greenback question is of fully effective weapons, carrying eighteen ted in accordance with a recent order of little consequence. Widely as the two Diocese of Delaware on account of these charges, which can be fired in nine seconds, are how ready for the market, and are for sice by all the responsible Gan Dealers throughout the country.

Relaigh: Co. H. Weldon: Co. F. Ply-E and D remain at Goldsboro'.

The above mentioned order will be in

grainery of Col. S. S. Cooper, near Wil-TOUNG, M. D. This is really a valuable and in- liamsboro', in Granville county, was set on tire. The perpetrators pot discovered.

location of a Penitentiary have entered up-

best authority that the expense of the term of the Court for Wake County, em-CADETS FROM NORTH CAROLINA.—The fol-

Jones, W. Lassiter, H. R. Lemby, J. E. nobody can predict the state of the

More Martial Outrage. - We learn that comments.—Goldsboro' Messenger.

little girl, the daughter of Mr. Trimble, of current rates—a proceeding which would Superior Court - New System. - Our this place, had her jaw severely fractured yet have the advantage of extinguishing Greensboro' Patriot.

MURDERER CONVICTED—SENTENCE PASS-ED .- At the present term of Martin Supe-Watts' Court in this city for two weeks. ding, Tom Ryan, colored, charged with the five-twenty bonds. This question, un-This is only one of the objections to the the murder of Mr. James R. Leggett, in like the other, is practical. An adverse new system, yet the expense is a strong August last was tried and convicted. The Senate cannot arrest retrenchment, if we one. We must have a change and return evidence as adduced upon the trial, proves have a Democratic President and Demoto our old system as soon as it can be it to have been one of the most unprovok- crats enough in the House to make his veting circumstance of any kind.

gust Ryan, the prisoner, and one Hardiof matches, which, however, was soon am-

Ryan then turned to Mr. Leggett, who jail until the Penitentiary is prepared to was quietly seated in the store with Col. Suspicious Checumstance.---We learn he (Leggett) had treated him badly re-

store, with a large knife concealed in his be desirable to do if we could have a Dem-MICA ISINGLASS.—Any person owning sleeve, and rushing upon Leggett, stabbed ocratic Senate. We cannot, for example, clause of the said article the following words: lands in this State, upon which Mica or him in several places, about the neck and repeal or modify the exorbitant tariff. We And such consent shall not be given by the Gen-Isinglass can be obtained in considerable breast, from which wounds Leggett fell, cannot deprive the national banks of their the suitable provision for the support of the covered with blood, and died on the 4th unjust privileges. But we can withdraw September. Before the parties present military coercion from the South ; we can have been given and accepted." ble by communicating with Rev. Dr. B. September. Before the parties present put a stop to the present monstrous waste Craven, President of Trinity College, giv- made off, declaring as he went that he was of the people's money. Governor Seymour for 12 o'clock on Thursday next. "going to get his gun and kill every evinced the penetration of a statesman in ARREST OF THE HIGH SHERIFF OF CRAVEN damned white man in Jamesville." He turning the financial controversy into this County.—Some time since, A. R. Denni- was subsequently arrested, and on Thurs- practical channel. day of last week put upon trial at William-

WASHINGTON, D. C., Oct. 16-P. M. The following is the answer to a dispatch from this city asking whether the proposition for a THE WEST .- A friend writing us from change of candidates was prompted by the New

" NEW YORK, Oct. 15. To Jonah D. Hoover, Washington: "No authority or possibility to change front .structive policy of the Radicals. We feel confident from the signs of the times that

"We of New York are not panic stricken. (Signed)

"F. J. TILDEN. "AUGUST BELMONT.

" AUGUSTUS BCHELL."

A sagacious, statesman-like intellectsees, in advance of other minds, and it is its vention-Conclusion of Monday Morn-Mr. A. thinks they were blackened white men, or white and black men. ing's Proceedings. canvass is so far advanced, it is worth while mitted: ing of the Presidential campaign. In his speech in Connecticut, early in the spring, penditures for the support of the army .-So they've even got to proscribing the Although the platforms of both political the foreground, it is curious to remark how the drift of the financial

From the New York World.

better. To prevent this and to enable our back question. Mr. Well's letter, Mr. Tilback question of the Mare to me, and any people to act understandingly in selling people to act understandingly in selling the mation concerning her will be thankfully resided. Address MALGOM SHAW. paid considerable attention to the subject, and who understands the value of this kind which the five-twenty bonds should be

This is due to the fact that Governor Seymour had looked into these subjects MOVEMENT OF TROOPS.—The following more profoundly than the makers of the ment: Companies B and I will garrison the responsible Gan Dealers throughout the country. For fall information send for circulars and pamphlots to the WINCHESTER REPLATING ARMS CO., New Haven, Cern. Sept 18

ment: Companies B and I will garrison Raleigh; Co. F, Plymouth; Co. A, Fayetteville; Co. G, Salisbury; Co. C, Charlotte; Co. K, Greensbury; Co. C, Charlotte; Co. K, Greensboro'—several of them to march on foot to their respective destinations. Companies In this state of the political chess-law. board, it is evident that no law can be passed for increasing the quantity of greenbacks without the consent of both political parties. But if

A GREAT OUTRAGE. - We learn that the the debt is to be paid without issuing more greenbacks, money must be raised by taxation and appropriated to that purpose; which again requires an act of Congress, fire by incendiaries, on Sunday night last, in which the Senate as well as the House consuming his wheat and the building, en- and the President must concur. The Republican party being pledged to pay the PENITENTIARY.—The Committee on the debt in gold, and the Democratic party in greenbacks, and each having a complete check on the other, none of the bonds are have since declared that if they had conhave since declared that if they had conlikely to be paid in either medium during sidered it carefully they would not have Wednesday and Raleigh Thursday. The the next administration. This is not a penitentiary will be located either in John- question on which the Government is compelled to act. The five-twenty bonds have Cost of Loyalty.—We are assured on yet fifteen years to run, unless the Govern- ber of gentlemen in Wilmington, and there ment chooses to pay them sooner; and before they mature the question may cease diocese," and leaving the statement to apbracing the past and present week will not to be of any interest, by the restoration of specie payments. Elections at present cannot turn on questions whose practical solution lies so far in the future. While lowing are West Point Cadets from this the Senate continues Republican the bonds that there was dissension and scandal in State, admitted September 1st: S. W. will not be paid in greenbacks; and so the Diocese of Del. ware. As I have said,

will decide more wisely then, in presence of the facts. Under a proswith their patronage. Persons sending me their congregated in front of the Baptist Church, may, in four years, make great advances and while service was going on were guil- towards resumption. We certainly should ty of the most obscene and profane lan- not recede in a contrary direction. If there their reference to the Committee on Caguage, indulged in towards the Church and should be a surplus revenue within the those assembled in that sacred edifice. No four years, it would probably be applied towards the extinction of the debt by the ACCIDENT. - We regret to learn that a simple means of purchasing bonds at the steer clear of the present controversy, and

the debt with greenbacks. The real financial issue between the two parties is, whether we shall stop the extravagance which has raised and spent money ed murders upon record without a pallia- toes effectual. One branch is all-powerful to check legislation, although it can do The facts were these-on the 29th Au- nothing affirmative. It takes the whole legislative power to authorize the son a white man, came into the store of payment of the five-twenties be-Mr. Cooper, in Jamesville, where they fore the twenty years expire, or to had some controversy in regard to a block provide greenbacks for that purpose; but either House of Congress alone, or the not recollect. Judge Watts sentenced him icably settled and the two took a drink to. President alone if his veto is sustained, has power to arrest appropriations for the extravagant or needless expenditure of money. By a check on appropriations we can ac-Crookston, and remarked to him "that complish all the greater objects for which the Democratic party strives. It will enacently," to which Leggett replied that he | ble us, for one thing, to cut down the army "had only done as Mr. Pope had directed to a peace standard, and leave the Southment of the public service. To be sure, In a few moments he came back into the much will remain undone which it would

From the Raleigh Sentinel.

Emigration, We have steadily admonished our poolittle labor. But in the Northwest poor

to their old homes. We have really heard Unity."' of no one who has gone who is satisfied. the old State and make it what we want it, by labor and skill. We have a climate unsurpassed, and under skillful tillage soils that can be made equal to the best. Our this Church Catholic. That results and other property, and on freight, bottomry and the photographs, that you may identify them bottomry and respondentia, and they may bottomry and respondential the latter bull's "signing the declaration," and the la

political condition can be improved by solution was made the order of the day for maratime and fire risks, upon the interest hard effort. Let us stand by the old North Wednesday next. Believing that the pas- they may have in any vessels, goods or The Protestant Episcopal General Con-

The following is the new canon sub-

MANNER OF CONDUCTING DIVINE WORSHIP. " Section 1. No ministerial vestments shall be worn by any minister during divine worstip, or unanimously. when present at or officiating in any rite or ceremony of this Church, excepting surplice, stole, bands, or gown, which shell be used as heretofore accustomed on all regular occasions of worte used at rites and ceremonies; and no ecclesiastical vestments shall be worn on occasions of divine worship or Church ceremonies by choirs or other assistants therein; provided this section shall not be construed to relate to Episcopal vest- tions had been made. Referred.

Section 2. Candlesticks, crucifixes, or super altars, so-called, made of wood or metal or other substances, shall not be used or suffered to stand upon or hang over any communion table as part to be signed. of the furniture of decorations thereof.

"Section 3. Bowing at the name of Jesus, excepting in repeating the creed; turning or bowing toward the communion table, except so far as as provided by the rubrics, and the use of incense in and during the conducting of divine service, are all declared unlawful."

Judge Conyngham moved to refer the proposed canon to the Committee on Canons. The memorials introducing this canon were signed, he said, by gentlemen of high character and standing in the Chufch-gentlemen who were entitled to a hearing, and to have the proper autherity to determine whether any general legislation in regard to the practices in question was necessary. In the memorial clergyman in charge, or in his absence the they were made to declare that there was "great scandal and dissension" in the practices; but on my asking them whether that was true, they had to acknowledge that there was no scandal or dissension in the Diocese of Delaware.

The Rev. Dr. Breck, of Delaware, inquired whether any of the memorials were from Delaware. Judge Conyngham replied that there was

one from Wilmington. The Rev. Dr. Breck: Are there any

erasures in the memorial from Wilming-Judge Conyngham: I really cannot tell

you. I have not that memorial before me at this moment. The Rev. Dr. Beck: It is very important that we should know. The memorials from Delaware were sent there already prepared from the city of New York; and several of the gentlemen in the city of Wil-

mington who signed the memorial there touched it. Judge Conyngham: I have now in my hand a memorial which is signed by a num-

is in it an erasure of the words "in this ply to other dioceses. The Rev. Dr. Breck: That erasure was made in consequence of my calling attention to the statement as it stood originally: several of the gentlemen who signed the currency four years hence, the country paper have since declared that if they had considered it fully they would never have touched it, and therefore it is that I ask on Wednesday night, several negro soldiers perous and economical administration we this House to say whether memorials prepared in this way shall be honored by even so much consideration as is implied in

The Rev. Dr. Rylance thought that, in view of the fact that the memorials were respectfully presented by a well-known member, the House were bound to assume that the gentleman presenting them knew what he was about, and that the papers had been properly and honorably prepared; and, therefore, that it was proper out further question, The resolutions be- Greene, and Delaware, New York. Adop- brace land, without doing violence to every meanthan \$4,000 for the expenses of Judge rior Court, Judge (Jay Bird) Jones, presi-

EVENING SESSION.

the Committee on the Selection of a More Convenient Place of Meeting, reported a sessions, in the Church of the Transfiguration, and appointing Messrs. Walsh and Abercombic a committee to superintend the removal. The resolution was adopted.

The Hon. Hamilton Fish, from the committee on Canons, to whom were referred the memorials praying for the repeal of the A Plan Agreed upon for a Steamship Comthird clause of Article V. of the Constitution, as being too restrictive upon the formation of new dioceses, reported the following resolution :

" Rescired, the House of Bishops concurring, That the alteration in the Constitution, together with the amendment of the cason, recommended in the succeeding resolution, be made known to ing. of Article IX. of the Conventions-namely : " Resolved. That Article V. of the Constitution be amended as follows, by adding to the second

tion of the memorials and the proposed Virginia, February 7th, 1866.

new canon introduced by Judge Convngham, and after some slight discussion they and others "to open books of subscription, bed, or a chair, or any article of provisions, con- land, and not the lands themselves, should be so

Church is an object of vast importance, as with- dent and Secretary of said company, with out restored unity it will be impossible for her or without the corporate seal. perfectly to fulfil her mission to evangelize the When "Deceiver" was returned to Mr. of November next. Until then he will be Everson he was in a foundered condition.

When "Deceiver" was returned to Mr. of November next. Until then he will be world; and whereas, in the opinion of many, the confined in Beaufort county jail, where it enough to remove to Upper California or signs of the times clearly indicate that there is a confined in Beaufort county jail, where it enough to remove to Upper California or signs of the times clearly indicate that there is a confined in Beaufort county jail, where it enough to remove to Upper California or are all that we represent them to be, we do not

> organ of communication with other branches of the Church, and with the different Christian hodies who may desire information on the and the county of the set illustrate the postal service; the ops, presbyters, and llaymen -be appointed as an people find it as hard to struggle through organ of communication with other branches of "Said company may own a sectional,

Mr. Ruggles said that the resolution of- the objects of the company.

sage of the present resolution would more other property in virtue of any loans or Adopted by the National Democratic Convention, directly and fully effect the object desired, bottomry, or respondentia, or of any policy he would now move to withdraw the reso- or contract of insurance." lution offered by him for a "committee on It is not proposed to ast, at present, at foreign affairs," and would second the mo- least, under the powers granted in this tion of Dr. Mead that the contemplated section. joint committee of bishops, clergy, and

laity, be considered and passed at once. The resolution was thereupon passed favor exhibited by Western States and

directing the Committee on the Prayer- and the seaboard, through the James River Book to inquire had there been sny altera- and Kanawha Canal, and they recommend mand: ship, and at the discretion of the minister may tion in the stereotype plates of the author- it to the country and the Government as a ized edition. In supporting the resolution he said that the plates were in irresponsible hands, and as a matter of fact altera-

By unanimous vote the Convention ordered the credentials of the new bishop of Missoari, the Rev. Charles S Robertson,

At 4-30 the House adjourned.

TUESDAY MORNING'S PROCEEDINGS.

The Convention was called to order by The Rev. Benjamin J. Haight, of New others; processional singing in churches, except York, for the Committee on Canons, re- five thousand dollars. ported in favor of amending Section 6 of

> The Rev. Dr. Milo Mahon, of Maryland, from the Committee on Canons, asked the thousand dollars. passage of such an amendment to Canon 11, Title 1, as will prevent persons other that the chairmen of the various delega- reau, and all political instrumentalities designed than ministers of this Church from officia- tions should call them together, and that ting in any place of public worship used by they should determine as to the amounts of assessing and collecting Internal Revenue, so this Church without the consent of the each delegation should subscribe. consent of a majority of the church war-

A motion was made that the matter be recommitted to the Committee on Canons and made the order of the day for Friday. A member stated that such an amendment would prevent a layman from officia-

ting when called upon in an emergency. A long, uninteresting discussion on the rights of laymen to conduct certain parts of the Episcopal service ensued.

The Rev. Cooper Meade, of Connecticut, spoke against excluding the laymen, and related how, when he had been suddenly of the people of Norfolk have been boundseized with a fit of indigestion during di- less. The whole city seems to have given cease. vine service, he had summoned the senior itself up to the business of making itself church warden to read the lessons for him without (as he believed) transgressing an and cordiality with which everything is established rule of the church. He assert- done gives an additional charm to every ers and furnish an example and encouragement ed that the custom of the church for many act of politeness or liberality. They have to people struggling for national integrity, con-

years warranted such action. The Rev. Dr. William Adams told a story of the "valet" of some English bishop who had stolen his master's vestments and sermons, and coming to this country had officiated as an Episcopal minister for nearly a year without detection. Had the vesthe fraud would have been prevented.

The Rev. Cooper Meade moved to lay the motion to recommit to the committee on Canons on the table; which was lost. On motion, the recommendation of that committee was made the special order for Friday, immediately after the business previously ordered for that day. The Rev. Thos. C. Pitkin, of Michigan,

from the committee on new Dioceses, reported in favor of creating a new diocese, and Suffolk, on Long Island, in the State of New York. He stated that the conditions of the Constitution touching this matter had been complied with, and the consent of the Bishop of New York had been given.

He therefore offered a resolution forming such a diocese—the House of Bishops often arisen and given rise to animated discusconcurring-to take effect November 15. 1868, and the name thereof to be adopted at its first primary convention. Adopted. He made a similar report and offered a the Bankruptcy act which relates to exanother diocese in the State of New York, to be composed of the several counties ly-

Mr. S. B. Ruggles, of New York, announced the presence of his Lordship the Right Rev. Bishop of Ontario, and offered a resolution that he be invited to a seat beside the presiding officer, which was unani-After recess, the Rev. Dr. Mahan, from mously adopted, and the Bishop accepted The whole not to exceed under any circumstances the compliment.

Mr. Wm. Cornwall, of Kentucky, offered resolution in favor of meeting after recess a resolution instructing the Committee on to-morrow, and during the succeeding Canons to examine and report what pormay properly be read by laymen while con- it could exceed the sum prescribed. The exempducting the divine service. Adopted.

THE NORFOLK CONVENTION.

pany_Liberal Subscriptions_The Great Convention is Entertained, etc., etc.

Epseial Telegram to the Richmond Whig. NORFOLK, Oct. 15, 1868.—The Convention reassembled at 10 o'clock this morn-

A resolution was adopted limiting speeches to 10 minutes each.

endorsing the scheme presented in the re- ruptcy Act presumes that every man who has remembered, and a this good the suitable provision for the support of the Episcopate in the contemplated new diocese shall by General Mahone the first day of the have been given and accepted."

The if this becorrect he is alike destitute. Now widely as possible to the sum. Convention. It proposes to raise the sum The report was made the special order of \$300,000 as the American quota of a banker, and has surrendered a large estate in homestead lands, or sold to reasonable quantities

were referred to the committee on Canous. to form a joint stock company by the name sequently there is nothing of the kind in his applied The Rev. James A. Harrold offered an of International Commercial Company of the tended that some money would not be necessary Johnson, in exercising the power of his high office other resolution instructing the committee city of Norfolk, for the purpose of building, for the temporary subsistence of such a family. - in resisting the aggressions of Congress upon the ple against leaving North Carolina for the on Canons to consider the subject of de- equipping, furnishing, fitting, purchasing, Under these circumstances money may be ex- constitutional rights of the States and the People, parture from established usage by defect chartering, and owning sail and steam vesthe retailing of liquors without paying the license tax. Mr. Everson soon procured the proper papers and demanded his ari.

The Assignce must advertise the real estate procedure.

It was such a clear case of wilful, deliberate murder, that scarcely any defence the proper papers and demanded his ari.

The Assignce must advertise the real estate people, and in benalf of the Democratic party we are hard, money scarce and our political in omitting any portion of the services sels, for navigating between the port of are hard, money scarce and our political self-proper papers and demanded his ari.

The Rev. Mr. Mead, of Connecticut, of the real estate people, and in benalf of the Democratic party we sels, for navigating between the port of are hard, money scarce and our political in omitting any portion of the services sels, for navigating between the port of are hard, money scarce and our political self-proper selection.

The Rev. Mr. Mead, of Connecticut, of the real estate people, and in benalf of the Democratic party we are hard, money scarce and our political self-proper selection.

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The Rev. Mr. Mead, of Connecticut, of the real estate people, and in benalf of the Democratic party we are hard, money scarce and our political self-proper selection.

The Rev. Mr. Mead, of Connecticut, of the real estate people, and in benalf of the Democratic party we are hard of the whole American transfer of the whole American mal from the Sheriff. To his surprise, the demand was refused on the ground that the borse are used on the ground that the borse are used to have considered to have and all contracts made may be either ver-"Whereas the restoration of the unity of the bal or under the signature of the Presi-

"The capital stock shall be one million The Sheriff was arrested yesterday by Coroner Giles W. Young, on a precept sued out against him by Mr. Everson, on the charge of illegally detaining his animal.

life as in North Carolina.

We observe that many families who left our upper counties some months ago and went to Indiana and Illinois, are returning went to Indiana and Illinois, are returning to the Church of t ties of the State of Virginia, necessary for

After spending nearly all their means in fered by him on the 10th instant for a com- In addition to these privileges the comwhen they left. It is better to stand by secure the necessity of concurrence by the on deposit, to make fire and marine inthe old State and make it what we want it, clergy and the laity of this House with the surance upon vessels, goods, wares, merNO. 37.

The committee, in their report, also express a lively interest in the indications of

cities towards the great water line of com-The Rev. Dr. Haight offered a resolution | munication between the Mississippi Valley great national work. The report of the committee was unani

mously and enthusiastically adopted.

SUBSCRIPTIONS.

Thereupon Col. Lamb, chairman of the Norfolk delegation, arose and announced Upited States as soon at gracustals; and that that he was authorized by the citizens of Norfolk to subscribe to the stock of the steamship company the sum of fifty thousand dollars, in money and property estimated to be worth fifty thousand dollars.

Judge Shackleford stated that he was authorized, in behalf of the citizens of and in justice. to the paid in the Link in the Nashville, to subscribe the sum of twenty- the United States.

Major Johnson, of Petersburg, said he Canon 12, Title 1. This was made the spe- was authorized to subscribe twenty thoucial order of the day for Friday next at 12 | sand dollars for that city. A delegate from Roanoke county, Virginia, subscribed for that county twenty

SPEECHES, AC.

Able, eloquent and animating speeches were made by Mr. Johnson, President of a North Carolina railroad, Mr. Clappe, of Memphis, and Walter R. Staples, of Vir- tal protection to demestic manufactures, and as ginia. The best feeling prevails in the will, without impairing the revenue, i pose the Convention, and all interests are uniting least burden upon and best promote and enin favor of Direct Trade.

The real work of the Convention was accomplished to-day, but the body will sit tion, the expulsion of corrupt men from office, the again to-morrow.

HOW THE DELEGATES ARE ENTERTAINED. The hospitality, courtesy and kindness agreeable to its visitors. The good humor who, three days ago, were entire strangers.

The firemen of Norfolk and Potsmouth, in their parade to-day, made a grand display. There were four companies from Norfolk and three from Portsmouth, and, with their decorated engines, uniform, try demanded to examine his credentials | music, &c., they made a very pleasing and imposing appearance.

IMPORTANT TO BANKRUPTS.

Opinion of Judge Brooks in the Matter of Assigning to Bankrupts a Homestead,

AT CHAMBERS, AT ELIZABETH CITY, N. C., Septo consist of the counties of Kings, Queens of the 24th July, 1868, this question is presented Can real estate be set apart by the Assignee to the Bankrupt, in case of a deficiency in other property or effects, to answer the exemptions provi-

I have examined with care the authorities cited by the Counsel representing the creditors who except to the report of the Assignee. And I have also read with interest the argument filed by the Attorney for the Bankrupt. The question has presented under the provisions of the Law for decision. I am well satisfied that a fair and proper sort;—it has abolished the right of appeal on imconstruction of that language used in that part of portant constitutional questions to the supreme like resolution looking to the erection of emptions, as well as the true spirit and stroy its original jurisdiction which is irrevocably objects of the Law, will not justify or vested by the Constitution, while he learned authorize the action of the Assignee in the case. Chief Justice has been subjected to the most atro The terms "other articles and necessaries," as cious calumnies, merely because he would not ing north of the counties of Columbia, used in the act, cannot be so construed as to em- prostitute his high office to the support of the clear, I think, that if among the property of the Bankrupt, none or not enough of the article spe- frauds and monopolies it has nearly doubled the cifically mentioned in the act to be exempted be the Court can no sooner award an article or kind tion of the morning and evening service | terms used according to a fair construction, than the people of the content states

National Water Line_Speeches, &c .. The | that this all important purpose of the Law would Profuse No. pitality of Norfolk_How the | be defeated, if under no circumstances money could be exempted to a Bankrupt. Yet, from the erament, as a season to be strued to be an article or a necessary, it would be rate Bankrupt, and his family as any article that can the granting of administration is presumed to be entirely destitute of such articles and provisions | flag of our country The Business Committee made a report as are necessary for her support, so the Bank- last and determined to beach or 12 o'clock on Thursday next.

Steamship company to be organized under the House then resumed the consideration of the memory of the first of the memory o consisting of a wife and children, have been in- sary for the encouragement of important public The act authorizes Messrs. Wm. Lamb | mates of a boarding house he does not own a | improvements, the proceeds of the sale of such schedule-surely it could not be successfully con-

G. W. BROOKE, United States Dist. Judge.

NEW York. August 7th, 1868. Mr. EDITOR :- Several of your correspondents, very old and respectable no doubt, seem to be wonderfully exercised as to the origin of our

P. H. DRAKE & Co., 21 Park Row, N. Y. MAGNOLIA WATER -Superior to the best im- emplification of the ocean mail. The five-cent ported German Cologne, and sold at half the price. stamps bear a miniature of Washington, being an

When waiters take your orders at fash- White House. The ten and thirty-cent stamps ionable hotels now-a-days, they leave their bull's "signing the declaration," and the latter

RATES OF ADVERTISING.

1 square, of 10 lines or less, for each and every

Special Notices will be charged \$200 per square

reach and every insertion. All Obituaries and private publications of every character, are charged as advertisements.

No advertisement, reflecting upon private character, can, under ANY CIRCUMSTANCES, be

at New York July 1, 1868.

The Democratic part, in National Convention strictism, discrimination and justice of the people, standing upon the Constitution as the foundation and limitation of the powers of the Sovernment, and the guaranteeing the liberties all time to come by the war, or the voluntary

stitution, and of nivil powernment to the Arrest

Before proceeding further, it was agreed and navy; the aboliti u of the Freedmen's Buto secure negro supremacy; simplification of the system, and discontinuance of inquisitorial modes that the burden of taxation may be equalized and lessened; the credit of the Government and the currency made good; the repeal of all enactments for enrolling the State militia into national forces in time of peace; and a tariff for revenue upon foreign imports, and such equal taxation under the Internal Revenue laws as will afford incidencourage the great industrial interests of the

> Seventh. Reform of abuses in the administraabrogation of uscless offices, the restoration of government, the subordination of the military to of Congress and the despotism of the sword may Eighth. Equal rights and protection for natu-

country.

ralized and native-born citizens at home and abroad, the assertion of American nationality which shall command the respect of foreign powwarmly endeared themselves to thousands stitutional liberty and individual rights and the maintenance of the rights of naturalized citizens against the absolute doctrine of immutable allegiance, and the claims of foreign powers to punish them for alleged crime committed beyond their In demanding these measures and reforms we

arraign the Radical party for its disregard of

right and the unparalleled oppression and tyranny which have marked its career. After the most solemn and unanimous pledge of both Houses of Congress to prosecute the war exclusively for the maintenance of the Government and the preservation of the Union under the Constitution, it has repeatedly violated that most sacred pledge under which alone was rallied that noble volunteer army storing the Union it has, so far as in its power, dissolved it, and subjected ten States, in time of profound peace, to muitary despotism and negro supremacy. It has nullified there the right of trial by jury ; it has abolished the habeas corous, that most sacred writ of liberty; it has overthrown the freedom of speech and the press; if has substituted arbitrary seizures, and arrests, tered the post and telegraph offices, and even the private rooms of individuals, and seized their private papers and letters without any specific charge or notice of affidavit, as required by the organic law; it has converted the American Capindicial tribunal and threatens to curtail or defalse and partisan charges preferred against the President Its corruption and extravagance have exceeded anything known in history, and by its burden of the debt created by the war. It base, and should it should in November next and mangurateris in siden, we will present as a

That the President of the United States, Andrew is entitled to the gratitude of the whole American

peal to every patriot, including all the conservative element and all who desire to support the Constitution and restore the Union, forgetting all past differences of opinion, to unite with us in the present great struggle for the liberties of the people, and that to all euch, to whatever party they may have heretofore belonged, we extend the right hand of fellowship, and hail all such co-operating with us as friends and brethren.

New Style of Postage Stamp. The contract for printing the new postage stamps has been awarded to the National Bank Note Company of New York.

nomination exhibits a steamer at sea, as an ex-13-3teodawit accurate copy of the face of the father of his Country as shown in Stewart's picture at the

DEMOCRATIC PLATFORM.